has already served a term in the Folsom penitentiary in California.

ern Pacific. Meets With Very

Serious Accident.

perhaps facally injured yesterday after-noon. He was at work in the new balcony

TWO GRAVEL ENGINES

berger road in this city last evening when two engines, used in hauling gravel, colided on a switch and both were wrecked Engine No. 24 was standing on the switch at Wall street when engine No. 15 pulling several cars loaded with gravel dashed into it. The tenders of the two engines

came together with great force and they were derailed as were also a number of cars, and the accident from a money

standpoint was a serious one. Fortunately no one was hu't seriously. The accident is said to be due to negligence of the

foreman of one of the trains in not clos

Dallas Meyers and H. I. Johnson, two Southern Pacific employes, were badly burned at Carlin, Nev., early yesterdey corning through the explosion of a paint

WEST THROUGH OGDEN

Presidera J. T. Harahan of the Illinoi Central passed through Ogden yesterday on his way west. He said his present trip

The city council of Huntsville failed last night to elect a mayor to fill the vacancy

made by the resignation of Mills Lofgren. An effort was made to induce Adam Peterson to accept the place, but he refused,

The council then adjourned for one week. In the meantime an effort will be made

to center on some other man for mayor.

One of the most disagreeable storms of

one of the most disagreeable storms of the winter visited Ogden last night, the wind sweeping down out of Ogden can-yon with great fury, but no serious dam-age has been reported. There was a de-cided drop in the temperature, which

made the wind all the more disagreeable.

An Ogden Wedding.

Wedding Permits.

Licenses to marry were issued to David E. Davis and Juanita Carver, both of Og-den; Benjamin F. Plerce of Salt Lake City and Anna L. Middleton of Ogden; Joseph Wood and Mrs Clara Bingham, both of

Woolen Mill Plan.

At the meeting of the chamber of com-merce this evening the proposition of C. A. Shephard of Pendleton, Ore., to es-tablish a woolen mill in Ogden will be considered. Mr. Shephard will appear be-fore the meeting and explain his plans.

Ogden Briefs. The will of Joseph Stanford, deceased has been admitted to probate. Funeral services for Miss Margaret E. Layne will be held in the First ward

meeting house this afternoon at 2 o'clock with Bishop D. H. Ensign in charge. The case against Dennis A. Smith in the police court for exceeding the speed

limit with his automobile was dismissed by Judge Murphy for lack of evidence.

Quick work on the part of fire station No. 2 saved the home of H. E. True on Fowler avenue yesterday morning after fire had started from the furnace. The

Patriarch Charles Turner and wife of

on their way home from southern Cati-fornia, where they spent a month in sight-seeing. While in Ogden they were the guests of their son, W. A. Turner.

At a meeting of the directors of the Og-

yesterday admitted to probate. The estate consists wholly of an insurance policy in the Metropolitan Life Insurance company

worth \$550.65 and this was willed to the woman's husband. Richard E. Lawrence.

Professor S. H. Clark is giving a series

of dramatic readings in Weber academy this week that are being well received as the professor is popular here. Monday night he gave "The Servant in the

House"; yesterday afternoon "Silas Mar-ner." last night "Les Miserables," and tonight he closes his engagement with

California Rates

Daily during March and April via Oregon Short Line and Southern Pacific Only \$25 to San Francisco. Los Angeles

There is a Turned "S"

John Watson, treasurer and Chris

damage was slight,

Flygare, secretary.

201 Main street.

Co., 142 Main street.

They will live in Ogden.

RAILWAY EMPLOYES

COLLIDE IN OGDEN

INJURED AT CARLIN

# INSURGENTS WHITE HOUSE Guest of Honor at a Banquet

Had Been Informed That Taft Intended Joining Hands With Cannon.

SERENO PAYNE ALSO SEES THE EXECUTIVE

EARLY PASSAGE OF TARIFF BILL WILL BE ENDANGERED BY EF-FORT TO CHANGE RULES.

Washington, March 9.-President Taft himself on the "insurgent" movement to ful transfer of the great powers of govrevise the house rules. Diplomatically he

means, sought the support of Mr. Tart for the existing order of things, and the in-surgent case was advocated by Represent-atives Gardner of Massachusetts, Madison of Kansas and Nelson of Wisconsin.

Hurried to White House.

The visit of the "insurgent" delegation consumed most of the afternoon. The three insurgents heard it charged that the appealed especially to him was that appealed especially to him was that this nation ought to enforce its obligations of treaties within its own territories.

Plea for Foreigners.

"As our trade, wealth and travel in foreign lands increases," he said, "we offices Mr. Gardner declared with an exhibition of confidence that the insurgents were no longer in a compromising mood. "We are firmly impressed that Mr. Taft is not opposed to a change of the tules," said Mr. Gardner, "but is a little fearful that a contest now would interfere with the passage of the tariff bill."

Mir. Root referred to President Taft's inaugural address, declaring one thing daked that the action be dismissed. This was denied. He then asked that the action be dismissed. This was denied that the passage of them asked that the action be dismissed. This was denied. He then asked that the action be dismissed. This was denied that appealed especially to him was that present with its own the present within its own territories.

Plea for Foreigners.

"As our trade, wealth and travel in foreign lands increases," he said, "we are rubbing elbows with all nations of the world. We are becoming involved in more mutual relations with every other country. We must respect the rights of trade, travel and business. Our constitutional government gives the federal government the right to produce our trade, our trade, wealth and travel in foreign lands increases," he said, "we are rubbing elbows with all nations of the men. This was denied. He then asked that the action be dismissed. This was denied. He then asked that the action be dismissed. This was denied. He then that appealed especially to him was that this nation ought to enforce its obligations of treaties within its own there filed a new informat

What They Told Taft.

Mr. Madison tried to show the president that there was no such danger in the fight they are conducting. He said he had told Mr. Taft that he and his colleagues were not disposed to interfere with continuance of the present ways and means committee and that he though he could promise that no objection would be made to the continuance of the old committees on any subject on which the president feels inclined to ask legislation at the present time.

Through the federal courts, respects the rights and properties of Europeans and Asiatics throughout the United States. A foreigners can sue to recover debts and demand the protection of his rights. Our congress, however, has not given the federal courts the right of criminal jurisdiction. His life and liberty are entrusted to the protection of the side and a half tons the burning of three and a half tons to have upon the federal courts, respects the rights and properties of Europeans and Asiatics throughout the United States. A foreigners can sue to recover debts and demand the protection of his rights. Our congress, however, has not given the tracks of the company Oct. Short Line for the killing of a steel Dec. 1. Short Line for the killing of a steel Dec. 1. Short Line for the killing of a steel Dec. 1. Short Line for the killing of a steel Dec. 1. Short Line for the killing of a steel Dec. 1. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for the killing of two cows Dec. 24. Short Line for

gents would wait until the proper time its word and enforce its promises.

Payne Did Not Remain.

Taft sent word that she was ready to start for the Eames concert, and was fi-

## SENATOR ROOT MAKES ADDRESS

Given by the Republican Club.

APPEAL FOR FOREIGNERS

GENERAL GOVERNMENT UNABLE Ogden District Judge Throws Rob-TO FURNISH PROTECTION.

New York, March 9.-The members of ministration at Washington.

"I call your attention," he said, "to Harris.

District Attorney Harris is not content of the bridge crews, was seriously and be almost sublime spectacle, the peacewas given an opportunity today to declare the almost sublime spectacle, the peace-

the federal government the right to SHORT LINE TO PAY protect our treaties. Our congress through the federal courts, respects the states, and when mobs maltreat innocent foreigners and the sacred rights of treaties are set at naught, our governthe present time.

The insurgents also promised that they would not filibuster against legislation if they made their fight and lost. By these conciliatory promises, Mr. Madison said he did not mean that the fight would be abandoned if lost now. He said the insurational government make laws to keep abandoned write until the proper time.

Assumes Leadership.

Root. "I disclaim any ambition to become what is ordinarily called a leader to him and half to the children; that the of the party, but I believe in organization of the party which involves leadership, and I should be glad if the exerwas made at the cise of the powers that have come to White house about the conference and nothing was given out about the first meeting of the cabinet today.

me through the kindness and good opinion of my fellow citizens of my native state should enable me to provide an state should enable me to provide an

Ogden, Wednesday, March 10.

Circulation Dept., 366 25th St.

Ind. phone 512.

## WITH TRIAL OF THREE MEN

bery Case Out of Court-Hard Row for Attorney.

Row for Attorney.

The case against B. J. McGuire. John
K. Garrett and R. E. Bramlett, charged the Republican club and the alumni of K. Garrett and R. E. Bramlett, charged with robbing Frank Goff of \$169 and a Hamilton college gathered at a ban- gold watch in the Apex saloon, was L. I. Wilber, Shop Employe of Southquet tonight to do honor to Elihu Root.

Senator Root, replying to eulogistic speeches, referred to the change of adspeeches, referred to the change of adspeeches. mation filed by District Attorney N. J. ern Pacific shops here, member of one

revise the house rules. Diplomatically he sidestepped announcing how he stood, but in doing so he missed luncheon and about half of the concert of Mme. Eames, which he was scheduled to attend in company with Mrs. Taft and their guests.

Representative Payne of New York, chairman of the committee on ways and means, sought the support of Mr. Taft for the existing order of things, and the insurgent case was advocated by Representative and the continuance of power within his control, has voluntarily laid down and the continuance of power within his control, has voluntarily laid down the power that another might take it up."

Mr. Root referred to President Taft's inaugural address, declaring one thing that appealed especially to him was that this nation ought to enforce its obligations of treaties within its own territories.

Plea for Foreigners.

"As our trade, wealth and travel in information Attorney Harris failed to state the time and place of the robbery. Discovering this error he asked permission to amend. This was denied. He then asked that the action be dismissed. This was done and the prisoners were discharged from custody. Attorney Harris then filled a new information charging the three men with robbery and asked the court for a bench warrant for the arrest of the men. This was denied. Then Attorney Harris asked for an order fixing the time for the arraignment of the man

## FOR CATTLE KILLING

+ until payment is also awarded. + HARAHAN ON WAY

FATHER ASKS FOR PAPERS AS GUARDIAN

Mr. Payne was with the president only a few minutes. When he left he said he had told Mr. Taft that the tariff bill would be ready to report on the first day of the session, but that he could not prophesy what would happen if the present chaotic conditions in the house were ent chaotic conditions in the house were to continue.

Assumes Leadership.

Mr. Root also mentioned the Republican petitioned the district of Marion, Regetta, Blanche, Stella, Leonard, Louis and Myrtle Thurston. Mr. Thurston's petition sets forth that he is the father of these children; that the is mother died in Huntsville, Sept. 21, 1997. It discipling any amplificant to be appointed guardian.

C. S. Thurston petitioned the district of Marion, Regetta, Blanche, Stella, Leonard, Louis and Myrtle Thurston. Mr. Thurston's petition sets forth that he is the father of these children; that the is mother died in Huntsville, Sept. 21, 1997. It discipling any amplificant of the second of the court yesterday to be appointed guardian of Marion, Regetta, Blanche, Stella, Leonard, Louis and Myrtle Thurston. Mr. Thurston's petition sets forth that he is the father of these children; that their mother died in Huntsville, Sept. 21, 1997. It discipling any amplificant of the second of the court yesterday to be appointed guardian of Marion, Regetta, Blanche, Stella, Leonard, Louis and Myrtle Thurston. Mr. Thurston's petition sets forth that he is the father of these children; that the is the father of these children; the father of these children; that the is the father of these children; that the is the father of these children; the father of these children is the father of the father of these children is the father of th

#### PRESTON TO BE TRIED NOW FOR STEALING SHOES

Mrs. Winslow's Soothing Syrup
has been used for YEARS by MILLIONS of MOTHERS for their CHILDREN WHILE TEETHING, with PERFECT SUCCESS. It SOOTHES the CHILD. SOFTENS the GUMS. ALLAYS all PAIN, CURES WIND COLIC, and is the best remedy for DIARRHOEA. Sold by Druggists in every part of the world. Best remedy for "Mrs. Winslow's Soother More and ask for "Mrs. Winslow's Soother More and Soother More and Soother More and Indianate And India

Dissolution

Sale

#### BADGER THROWS DOWN GAUNTLET TO THE CHURCH

Continued from Page 1. oday, and ask us to reconsider the meas

"In reply I will say," said Badger, that the conduct of the gentleman from will probably get a term in the penitentiary of not less than three years.

Preston denies all complicity in the murder of Deputy Sheriff Clark in a statement alleged to have been given to his wife in Salt Lake City, although in the same statement he admits being one of the party organized for the robbery. He has already sorved a term in the Folsom Weber through this session has been such as to lead to but one conclusion, and that is that he is opposed to any leg-islation whatever on this subject." Senator Kuchler objected to any such Senator Kuchler objected to any such inference being drawn, and asked the privilege of answering Senator Badger's remarks. President Gardner asked Senator Badger to withdraw his remarks about Senator Kuchler, but he would not lake to withdraw his remarks. do so, neither would he yield the floor to permit Senator Kuchler to answer. The latter then announced that in explanation of his vote on the rollcall on the measure he would reply to Senator Baddominate.

When the senate meets this morning Senators John Y. Smith and Bullen will speak in behalf of the measure. A roll-call is likely before noon. When the session convened yesterday morning Secretary Cummings read this

communication from the governor: The Governor's Communication.

"To the Senate-As the Eighth session

od the state of the liquor traffic, should be enacted and that its provisions be drawn carefully within the constitution, so there will be no failure. Wherever the

tarrel in which gas had accumulated. Meyers was seriously burned about the head, back and legs. He was brought to Ogden and taken to the local hospital for treatment. Johnson was cared for in

FOR MAYOR FRUITLESS tion. Senators Hulaniski Kuchler and Stookey spoke in favor of the amendment and Senators Badger and Wilson against it.

SWEEPS OVER OGDEN

The only important amendment that of them at the present time or was passed was the one striking of them.

was passed was the one striking out sec-tion 89, the section providing for a special election throughout the state to adop:

D. E. Davis and Nita Carver will be married in the Salt Lake temple at noon today. Mr. Davis has for years been a trusted employe in the Ogden State bank and Miss Carver is the daughter of James S. Carver, one of the leading merchants of the city Both are highly respected. ing rooms and clubs, defining inioxicating liquors as containing 2½ instead of 1 per cent alcohol, repaying losses caused to stock and property by the enactment of a prohibition law, changing the hour of closing from 7 in the evening to midnight, making the state board of examiners the state licensing board.

state licensing board.

During the argument Senator Wilson said that if the governor had announced his position in his message at the beginning of the session the passage of a local option and regulation law would have been simplified. He said that he differed from the governor, but that he was willing to strain a point and give him what he wanted.

he wanted.

den Valley Trout & Land company in this city yesterday Joseph Barker was elected president: M. S. Browning, vice presi-

without submission to another constant the people of Wasatch county should tell us how we should govern our affairs in Salt Lake county, neither do I believe that the town of Bingham should tell us in Salt Lake City whether or not we should have salcons. I am opposed to the measure and will vote against it as it now stands."

without submission to another constant to be, followed by legislators who are members of the church.

"The church has a right, a sacred duty, to declare itself on moral questions, and it is instinctively and unalterably the deadly for of the salcon, but the church dorsers already lift scornful avaluation. will vote against it as it now stands."

Senator Badger asked the indulgence of the house while he explained his attitude on prohibition. Then he began his roast of the Deseret News and officials of the Mormon church, saying in part:

The Badger Speech.

"Mr. President, I am a prohibitionist and have always been a prohibitionist in the sense that I have felt that prohibition was a right aim and an ultimate goal. But it has seemed to me that there were questions of the right time and right included it is because it has seemed to me that there by wise friends of this great reform. And it is because it has seemed to me that we were going too hastily about the manter, and because I have felt that the means used in forcing the law through the legislature were reprehensible and were subversive of American institutions and ideals and the rights of citizenship, I have always hoped would be accomplished in a timely and self-respecting manner. So Mr. President, I am a prohibitionist other points. City Ticket Office, In the letter head of one of Salt Lake's school principals. The Century did NOT print it. 55-57 Postoffice Place. Do you kodak? We finish and seli es. Salt Lake Photo Supply

that for one I am not offended by the suggestion that it is well that legislators hearken to the words of Lincoln."
At this point Senator Badger was interrupted by Senator Stookey, who asked:
"Was it the shade of Abraham Lincoln, senator, that prompted you to sacrifice section 89?"
When the length that was represented

When the laugh that was general had subsided, Senator Badger replied in a earnest tone:
"Yes, senator, I sincerely believe that i re if we pass it today? Are you never

Then he continued:

Separation of Church and State. "During the contest over the right of fon, Reed Smoot to retain his seat in the enate of the United States I was secre-

"The constitution of the state of Utah has among its first provisions the funda-mental one that "there shall be no union

The Governor's Communication.

March 3, 1909.

March 3, 1909.

To the Senate—As the Eighth session of the legislature is drawing to a close, trespectfully call your attention to a very important subject which has not yet received your definite action, and upon which you should not fall to provide effective legislation. This subject is the regulation and control of the liquor traffic within the state.

"If am aware of the multiplicity of interests that exist here, and the varying conditions between communities in dirferent sections of Utah, also that the well-face of all must received from my opinion by a measure that avoids radicalism, and provides for a strict enforcement of its provisions. I had hoped that by our honorable body, but at present there does not appear to be any such measure near to enactment. The situation appeals to me as one where my duty requires me to urge you to measure provisions. That hoped had be directed against vice in secret form as well as when displayed in the open, therefore learnestly recommend that a law including both local option and strict regulation as these relate to the liquor traffic, should as these relate to the liquor traffic, should not the face of the learnestly recommend that a law including both local option and strict regulation as these relate to the liquor traffic, should not the face of the learnestly recommend that a law including the convertions and that the majorate of the mass and the varying time character of the state, and if the close the learnest of the dominant church hold the conscience and judgment and oath of office and to base our actions on the shift-increase of the dominant church hold the conscience and judgment and oath of office and to base our actions on the shift-increase of the learnest of the dominant church hold the conscience and judgment and oath of office and to base our actions on the shift-increase of the learnest of the dominant church hold the conscience and judgment and oath of office and to base our actions on the shift-increase o

the cause of temperance, county prohibi-tion or state-wide prohibition or anything way now, and if we find we are right

The Record of the "New."

The Record of the "New."

The record of the News on this question all one properties, it should be under regulations so plain and effective that the traffic will be kept within legitimate bounds, and be under the perfect control of those officers charged with the enforcement of law, and when the people of any locality wish to exclude such traffic from their neighborhood, they should be given the opportunity to do so.

The enactment of a measure of this kind, conceived in fairness, and dictated by calling judgment, appears to me to be within your present duty as representatives of the people having at heart the welfare of all and desirous of preserving the rights of every person, and such a statute can be adopted within the time yet at your disposal. I shall be greatly pleased to give my approval to such a measure. Respectfully.

Many Amendments Offered.

Immediately after the reading of the governor's communication, the senate proceeded to consider the senate substitute for prohibition. Surprises even expressed that there should be more than the content of the sund that the provisions of the bill do not apply to cities of over 12.00 inhabitants. that such cities be allowed to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to vote as a unit on the prohibition of the amend to v

ment and Senators Badger and Wilson against it.

On a vote the amendment was lost, the only ones voting for it being Senators Kuchler, Hulaniski, Stookey, Seely and Benner X. Smith. These five senators voted as a unit for all the amendments and for some of them they also secured the votes of Senators Miller, Brinkerhoff and Marks.

Senator Miller introduced as an amendment the substitution of the entire new Cannon bill, now in the house, for the entire bill, but this was promptly voted down. The new Cannon bill provides for submitting the prohibition question to the people with the state as a unit in the election.

The only important amendment was lost, the comminant church is placed at the head of the movement. The non-hourd or the most part retire in dismay. The church organ—a paper that occupies a unique position in journalism, since the thority of the church—is apparently commissioned with the authority of the church—is apparently to thousands it speaks with the authority of the church—is apparently commissioned with the day of the movement. The non-hourd organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part retire in dismay. The church organ—a paper that occupies to the most part of the church—is apparently to the ch

Church Interference.

tion 89, the section providing for a special election throughout the state to adopt state-wide prohibition. This amendment was introduced by Senator Kuchler and finally acceded to by the supporters of the bill.

Other amendments voted down were those providing for the elimination of the anti-treating clause, for a provision permitting the sale of liquor in public dining rooms and clubs, defining intoxicating liquors as containing 2½ instead of 1 per cent alcohol, repaying losses caused to people are not asked to think but to

> "And the end is not yet.
> "As I have said, the conference dec "As I have said, the conference declaration by the dominant church was alleast doubtful as to the means of effecting the closing of the saloons, and the Anti-Saloon league had, up to Jan. 6, 1909, stood for local option. Now comes the official organ of the church and announces a doctrine that sounds discordant to the ears of an American citizen. In its issue of Feb. 15, 1909, it said:

Conference Legislation.

Kindergarten Methods.

Senator Badger said the bill before the senate was a compromise measure and that in having it drawn as it was the purpose was that it might pass the house. He said that the house should be considered in the matter. Senator Benner A. Smith said that was kindergarten tactics. He said that if they were going to submit what they intended doing to the house before taking any action it would be a wise thing to abolish the senate as a part of the legislative body and leave all of the lawmaking to the house.

In a short taik Senator Benner X. Smith and short taik Senator Benner X. Smith short taik Senator Benner X. Smith said that the church at the October conference of those present, obligated its members to do all in their power to influence the legislator that it might pass the house. In a short taik Senator Benner X. Smith said that the body and leave all of the legislative body and leave all of the lawmaking to the house.

In a short taik Senator Benner X. Smith said that the body and leave all of the lawmaking to the house.

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In a short taik Senator Benner X. Smith said that the body and leave all of the lawmaking to the house.

In a short taik Senator Benner X. Smith said that the church stands for, and the separate, distinct and independent the separate do all means that ought to be used in expressing our religious and our political aspirations and purposes, and until we learn these closing the sale of intoxicant and enforcing Sunday closing.

That is what the church stands for, and we do not hesitate to say that church stands for, and we do not hesitate to say that church stands for, and the separate, distinct and those to the separate, distinct and independent means not remains with themselves and then own conscience. No undue influence will

deadly foe of the saloon, but the church is the church and not the state, and before the wisdom of the church becomes the law of the state, it must be filtered through the political process which a free people have devised and ordained as the means of expressing their opinion. "It is well enough for a private citizen and a member of the church to say, as one prominent member of the church has said, that while he does not believe in prohibition at all, yet he is willing to follow his church in the conference declaration for prohibition, but no member of the legislature can, it seems to me, take that stand without ceasing to be a representative of the beople and without ceasing to think for himself and for all the people and simply becoming a representative of

The ladies know there is nothing better than a cup of HEWLETT'S UNCOLORED JAPAN TEA.



mental one that "there shall be no union of church and state, nor shall any church dominate the state or interfere with its functions.' We are under solemn oath to uphold this constitution.

"I may be wrong, but in my judgment there has been a serious attempt on the part of certain churchmen to interfere with and to dominate the state in this matter of prohibition. I do not think this interference is recognized as such and is consciously attempted, but I believe it nevertheless exists.

"But some people will say that the Mormon church has always been in favor of mon church has always been in favor of mon church has always been in favor of the state."

"But some people will say that the Mormon church has always been in favor of the state."

"But some people will say that the Mormon church has always been in favor of the state."

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"But some people will say that the Mormon church has always been in favor of the state."

"But some people will say that the Mormon church has always been in favor of the state."

let us go the rest of the way two years from now: let's try county unit local op-

triotic emotions, of which I am capabl Of one thing I am deeply thankful. To pledge, real or supposed, and no religious pledge; neither the exigencies of politics nor the vote of any conference has influmy conduct on this great question is con-ceraed. I transmit to you unsuilled the birthright of an American citizen, tested in the fierce heat of bitter controversy-the liberty of private judgment and a

ders and insinuations born of superheated ders and insinuations born of superneated zeal or of hypocrisy and fanaticism which fill the air with their foul breath. 'The first and best answer of calumny is si-lence.' Character that is worth saving

will take care of reputation.

"The saloon is an evil from every standpoint, moral, political, social and economie. If it is not a wrong, nothing is wrong, The people demand-to use Lincoln mortal phrase—that the saloon and the liquor traffic be 'placed in course of ultimate extinction.' As far as lies in my power, the people shall be given the opportunity of pronouncing its doom. I em for prohibition and shall welcome an authoritative and final indication of the will of the people ending the liquor traffic within the state of Utah

What I have said has not been said in anger or hostility. No better people live than those of my church; no more patri-bitic people live than the Mormon people; and the leaders of the church are worthy sad honorable and patriotic representatives of the character of the people. But we have yet to learn the great distinction between our obligations to the church and those to the state, and the nature of

lawmaking to the house.

In a short talk Senaror Benner X. Smith explained that his reason for fighting the enactment of the senate substitute was not because he opposed prohibition as a principle, but because he was unalterably opposed to any enactment that would abridge the right of local self-government.

"If all the liquor in the wored were piled up here," he said, "and I had the assurance that there would be no more manufactured, I would be the first to set fire to it. And if the supporters of this bill will allow of an amendment making the municipality the unit in local option elections I will vote for the bill and fight for it.

"It is not shiply that the prople of Washing to the constraint of the supporters of this bill will allow of an amendment making the municipality the unit in local option elections I will vote for the bill and fight for it.

"It is not shiply that the prople of Washing to the house. In a short talk Senaror Benner X. Smith of the own conscience. No undue influence will be brought themselves and their own conscience. No undue influence will be brought to bear upon anybody in behalf that pleage. The first to set that presence, but their duty is plainly stated in that pleage.

"Now, Mr. President, if there is the News contends for the right of temperance, but their duty is plainly stated in that pl

and simply becoming a representative of the church and executing the church judgment. when mixed with ½ ounce Fluid Extract Cascara Aromatic and 3½ ounces Peppermint Water and taken after meals and at bedtime, will, without causing any inner disturbances or out

ward flesh wrinklings, reduce the excess fiesh, proportionately and uni-

# 238-240 Main Street.

### Fetching Display of Spring's Snappiest Lasts in Men's and Women's Footwear

Our line of spring footwear is rapidly rounding into shape—we've been kept busy day and night the last few days checking off new arrivals-they're all opening up beautifully. We thought they were good when we bought 'em-they look still better now.



very effective buttons to match. Lasts the very newest-a very dressy line, and the prices marked down for the Dissolution Sale.

ductions-not an exception-and the style excellence represented makes it the sale of the age.

Splendid styles of "Nettleton" shoes for men—the values

great at \$6.50 to \$7 the pair - dissolution sale . . . . .

Women's "Foster" shoes - many snappy styles for spring - values to \$6.50 the pair—dissolution sale.



Notable among the many attractive styles shown is the line of buckskin oxfords for the ladies. The line embraces shades to match the spring gowns-

Every pair of new shoes or oxfords included in the great Dissolution safe re-

